Adj.-G, 1500 SEC. 4. The Adjutant-General shall be furnished copies for distribution, and exchanges. with fifteen hundred copies, to be distributed among such officers, discharged or othewrise, as may be by him deemed best for public service, and for exchange

Adj.-G., 20; with Adjutant-Generals and Quartermaster-Generals State officers of other States, and for officers of the United States; and Judges S. twenty copies to the Adjutant-General; three copies G., each S.

each to the Secretary of State, Auditor of State, State Treasurer, Register of State Land-Office, Superintendent of Public Instruction, and Judges of the Supreme Court; four copies to each member of the

Members of present General Assembly, and one copy to each sworn G. A., each 4. officer of the present General Assembly, and the Balance. balance to be kept by the Secretary of State, to be distributed as future legislation may direct.

Reports to be to forward said reports, in accordance with the distriforwarded at State's exp. bution herein designated, at the expense of the State, so soon as said reports are printed and bound.

SEC. 6. This act, being deemed of immediate im-Taking effect portance, shall take effect and be in force from and after its publication in the Iowa State Register and Iowa Statesman, newspapers published at Des Moines, Iowa.

Approved February 27, 1868.

I hereby certify that the foregoing act was published in the *Iowa State Register February 29*, 1868, and in *The Iowa Statesman February 29*, 1868.

ED WRIGHT, Secretary of State.

CHAPTER 18.

LEGALIZING ORGANIZATION OF CITY OF MOUNT PLEASANT.

FEB. 27. AN ACT to Legalize the Organizations and Acts of the City of Mount Pleasant, as a City of the Second Class.

Preamble. WHEREAS, Mount Pleasant, an incorporated town, did, by an ordinance passed by the common council, February 20th, 1865, and under an election held in pursuance of said ordinance, at the annual election in March following, assume the powers and functions of a city of the second class, without having fully complied with the provisions of chapter twenty-five of the

laws of the extra session of the Ninth General Assembly; and

WHERRAS, The council of said city, as aforesaid, was for a long time presided over, and all its ordinances and other proceedings signed by the mayor of said city, instead of the president pro tempore: therefore,

SECTION 1. Be it enacted by the General Assembly of the State of Iowa, That the organization of said Organizati'n, city as a city of the second class, and all the ordi-ordinances, nances and acts of said city, including their book &c. of Mount of ordinances published by order of council in 1867, city of secentitled "Revised Ordinances of 1867, of the City of ond class lemont Pleasant, Iowa," from the date of its assump-galized. tion of the powers and functions aforesaid, be and the same are hereby declared to be legal and valid, to all intents and purposes, as fully and completely as if the provisions of chapter twenty-five of the laws of the 1862, ch. 25. extra session of the Ninth General Assembly had been strictly complied with, and the meetings of the council presided over, and the ordinances and other proceedings of said council signed by the president pro tempore.

SEC. 2. This act, being deemed by the General Assembly of immediate importance, shall take effect Takingeffect and be in force from and after its publication in the Mount Pleasant Journal, a newspaper published in Mount Pleasant, and the Weekly State Register, a newspaper published in the city of Des Moines.

Approved February 27, 1868.

I hereby certify, that the foregoing act was published in the Weekly Iowa State Register February 29, 1868, and in the Mount Pleasant Journal March 6, 1868.

ED WRIGHT, Secretary of State.

CHAPTER 19.

BELATING TO CHARLESTON TOWNSHIP, LEE COUNTY.

AN ACT to Amend an Act of the Twelfth General Assembly of the State of Iowa, by which Section 1, Chapter 36, of the Acts of the Eleventh General Assembly, was amended.

Section 1. Be it enacted by the General Assembly of the State of Iowa, That the act approved February 5th, A. D. 1868, amending an act to amend section 1,